Exhibit A



Service of Process Transmittal

CT Log Number 531656011

TO:

Dominique Suite

American Express General Counsel's Office Card Member & Merchant Litigation, 1801 NW 66th Avenue Mail code: FL05-03-58

Plantation, FL 33313

RE:

Process Served in New York

FOR:

American Express Company (Domestic State: NY)

ENCLOSED ARE COPIES OF LEGAL PROCESS RECEIVED BY THE STATUTORY AGENT OF THE ABOVE COMPANY AS FOLLOWS:

TITLE OF ACTION:

Renee Barnauskas, Pltf. vs. American Express Company, Dft. // To: American Express

07/28/2017

DOCUMENT(S) SERVED:

Letter, Notice, Complaint

COURT/AGENCY:

Lackawanna County - Court of Common Pleas, PA

Case # 17CV3163

NATURE OF ACTION:

Defendant has breached the terms of contract entered with the plaintiff as a result

of which plaintiff suffered from loss and damages - damages claimed

ON WHOM PROCESS WAS SERVED:

C T Corporation System, New York, NY

DATE AND HOUR OF SERVICE:

By Certified Mail on 07/28/2017 postmarked: "Not Post Marked"

JURISDICTION SERVED:

New York

APPEARANCE OR ANSWER DUE:

Within 20 days after service

ATTORNEY(S) / SENDER(S):

Brett Freeman Sabatini Law Firm LLC 216 N Blakely St Dunmore, PA 18512 570-341-9000

ACTION ITEMS:

CT has retained the current log, Retain Date: 07/28/2017, Expected Purge Date: 08/02/2017

Image SOP

Email Notification, Dominique Suite dominique.t.suite@aexp.com

Email Notification, Gabriela Sanchez Gabriela.Sanchez1@aexp.com

SIGNED: ADDRESS:

C T Corporation System

TELEPHONE:

111 8th Ave Fl 13 New York, NY 10011-5213 212-590-9070

Page 1 of 1 / DM

Information displayed on this transmittal is for CT Corporation's record keeping purposes only and is provided to the recipient for quick reference, This information does not constitute a legal opinion as to the nature of action, the amount of damages, the answer date, or any information contained in the documents themselves. Recipient is responsible for interpreting said documents and for taking appropriate action. Signatures on certified mail receipts confirm receipt of package only, not contents.



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USPS FIRST-CLASS SABATINI LAW FIRM, LLC

SABATINI LAW FIRM, LLC 216 N BLAKELY ST SCRANTON, PA 18512-1904

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American Express Company
c/o CT Corporation System
111 8th Ave

New York, NY 10011-5201 ավիելելինիցիլիներիիայիրիներերիների և ա

USPS CERTIFIED MAIL

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Supreme Count of Rennsy	lvania
Court of Common Pleas	1
Lackawanna	County



The information collected on this form is used solely for court administration purposes. This form does not

an ver eeer	supplement or replace the filing and						
S	Commencement of Action: Complaint Writ of Summer Transfer from Another Jurisdiction	mons		Petition Declaration of Taking			
\mathbf{C}	Lead Plaintiff's Name: Renee Barnauskas			Lead Defendant's Nam American Expres			
T: I	Are money damages requested?	× Yes	□ No	Dollar Amount Re (check one)		■ within arbitr ▼ outside arbit	
N	Is this a Class Action Suit?	Yes	⊠ No	Is this an MD	J Appeal?	☐ Yes	⊠ No
A	Name of Plaintiff/Appellant's Attorn Check here if yo		,	are a Self-Represei	nted [Pro So	e] Litigant)	
	Nature of the Case: Place an "X" to the left of the ONE case category that most accurately describes your PRIMARY CASE. If you are making more than one type of claim, check the one that you consider most important.						
SECTION	TORT (do not include Mass Tort) Intentional Malicious Prosecution Motor Vehicle Nuisance Premises Liability Product Liability (does not include mass tort) Slander/Libel/ Defamation Other: MASS TORT Asbestos Tobacco		FRACT (do n Buyer Plaintiff Debt Collection Debt Collection Employment D Discrimination Employment D Other:	n: Credit Card n: Other	Boar Dept Statu	rative Agencies d of Assessment d of Elections of Transportation tory Appeal Off ng Board Off r: US A	ân -
	Toxic Tort - DES Toxic Tort - Implant Toxic Waste Other: PROFESSIONAL LIABLITY Dental Legal Medical Other Professional:		Ground Rent Landlord/Tena Mortgage Fore	in/Condemnation	MISCELLANEOUS Common Law/Statutory Declaratory Judgment Mandamus Non-Domestic Relations Restraining Order Quo Warranto Replevin Other: Telephone Consumer Protection Act		ions

Renee Barnauskas 112 School St. Olyphant, PA 18447,

IN THE LACKAWANNA COUNTY COURT OF COMMON PLEAS

Plaintiff

Civil Action

v.

No.

American Express Company 200 Vessey Street New York, New York, 10285, Jury Trial Demanded

Defendant

NOTICE

You have been sued in court. If you wish to defend against the claims set forth in the following pages, you must take action within twenty (20) days after this complaint and notice are served, by entering a written appearance personally or by attorney and filing in writing with the court your defenses or objections to the claims set forth against you. You are warned that if you fail to do so the case may proceed without you and a judgment may be entered against you by the court without further notice for any money claimed in the complaint or for any other claim or relief requested by plaintiff(s). You may lose money or property or other rights important to you.

YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER, GO TO OR TELEPHONE THE OFFICE SET FORTH BELOW. THIS OFFICE CAN PROVIDE YOU WITH INFORMATION ABOUT HIRING A LAWYER.

IF YOU CANNOT AFFORD TO HIRE A LAWYER, THIS OFFICE MAY BE ABLE TO PROVIDE YOU WITH INFORMATION ABOUT AGENCIES THAT MAY OFFER LEGAL SERVICES TO ELIGIBLE PERSONS AT A REDUCED FEE OR NO FEE.

NORTHEASTERN PENNSYLVANIA LEGAL SERVICES, INC.
33 NORTH MAIN STREET, SUITE 200
PITTSTON, PA 18640
TELEPHONE (570) 299 4100

(570) 342-0184

CLERK OF JUDICIAL RECORDS CIVIL DIVISION

MAURI B. KELLY: LACKAWANNA COUNTY

Renee Barnauskas, Plaintiff	IN THE LACKAWANNA COUNTY COURT OF COMMON PLEAS
ν.	Civil Action
· ·	No CC 7 CX
American Express Company, Defendant	Jury Trial Demanded ORDS CHARACTER CONTROL OF THE
CC	OMPLAINT DIVIS
Ţ Ţ	NTRODUCTION SP 2 37

1. This is an action for damages brought by an individual consumer for violations of the Telephone Consumer Protection Act, 47 U.S.C. § 227 (hereinafter "the Act"). Defendant made multiple calls to Plaintiff on a number assigned to a cellular telephone service using equipment regulated by the Act.

II. JURISDICTION AND VENUE

- 2. Jurisdiction of this Court arises under 47 U.S.C. § 227(b)(3), which permits an action for a violation of the Act to be brought in an appropriate state court.
- 3. Venue in this Court is proper in that Plaintiff resides here, the conduct complained of occurred here, and Defendant transacts business here.

III. PARTIES

- 4. Plaintiff is a natural person residing at 112 School St., Olyphant, PA 18447.
- 5. Defendant, American Express Company, is a corporation with a place of business located at 200 Vessey Street, New York, New York, 10285. At all relevant times, Defendant placed calls to individuals in this state.

IV. STATEMENT OF CLAIM

- 6. Plaintiff is, and at all relevant times was, a "person" as defined by 47 U.S.C. § 153(39).
- 7. Defendant is, and at all relevant times was, a "person" as defined by 47 U.S.C. § 153(39).
- 8. Plaintiff has a cellular telephone number that she has had at all relevant times.

 Plaintiff has only used this number as a cellular telephone number, and does not believe that it was ever ported from a wireline service.
- 9. At all relevant times this phone number has been assigned to a cellular telephone service.

Count 1- Violation of the Act

- 10. The foregoing paragraphs are incorporated herein by reference.
- 11. Congress enacted the Act to prevent real harm. Congress found that "automated or pre-recorded calls are a nuisance and an invasion of privacy, regardless of the type of call" and decided that "banning" such calls made without consent was "the only effective means of protecting telephone consumers from this nuisance and privacy invasion."
- 12. Defendant caused to be made an unknown number of calls to Plaintiff's cell phone number.
- 13. Defendant's phone calls harmed Plaintiff by causing the very harm that Congress sought to prevent—a "nuisance and invasion of privacy."
- 14. Defendant's phone calls harmed Plaintiff by trespassing upon and interfering with Plaintiff's rights and interests in Plaintiff's cellular telephone and Plaintiff's cellular telephone line.

- 15. Defendant's phone calls harmed Plaintiff by intruding upon Plaintiff's seclusion.
- 16. The calls made to Plaintiff's cell phone were made using either an automatic telephone dialing system, as that term is defined in 47 U.S.C. § 227(a)(1), or an artificial or prerecorded voice. The factual allegations in this paragraph are likely to have evidentiary support after a reasonable opportunity for further investigation and discovery.
- 17. These telephone calls were not made for "emergency purposes", as defined in 47 C.F.R. § 64.1200.
 - 18. These telephone calls were not made with the Plaintiff's prior express consent.
 - 19. These telephone calls were placed while Plaintiff was in the United States.
- 20. Pursuant to 47 U.S.C. § 227(b)(3), Plaintiff is entitled to an award of \$500.00 in statutory damages for each and every call Defendant caused to be made to Plaintiff's cellular telephone number.
- 21. Plaintiff is also entitled to increased damages, as these calls were made willfully and/or knowingly. The factual allegations in this paragraph are likely to have evidentiary support after a reasonable opportunity for further investigation and discovery.
- 22. For each violation that was made willfully and/or knowingly, the Court may, in its discretion, increase the amount of the award to an amount equal to, but not more than, \$1,500.00 per call.

WHEREFORE, Plaintiff demands judgment against Defendant for statutory damages between \$500.00 and \$1,500.00 per call, costs, equitable relief, and such other and further relief as the Court deems just and proper.

V. DEMAND FOR JURY TRIAL

Plaintiff demands a trial by jury as to all issues so triable.

Brett Freeman

Bar Number: PA 308834 Sabatini Law Firm, LLC

216 N. Blakely St. Dunmore, PA 18512 Attorney for Plaintiff Phone (570) 341-9000

Verification of Complaint and Certification by Plaintiff Renee Barnauskas

Plaintiff, Renee Barnauskas, being duly sworn according to law, deposes as follows:

- 1. I am the plaintiff in this civil proceeding.
- 2. I have read the above-entitled civil Complaint prepared by my attorneys and I believe that all of the facts contained in it are true, to the best of my knowledge, information and belief formed after reasonable inquiry.
- 3. I believe that this civil Complaint is well grounded in fact and warranted by existing law or by a good faith argument for the extension, modification, or reversal of existing law.
- 4. I believe that this civil Complaint is not interposed for any improper purpose, such as to harass the Defendant, cause unnecessary delay to the Defendant, or create a needless increase in the cost of litigation to the Defendant, named in the Complaint.
- 5. I have filed this civil Complaint in good faith and solely for the purposes set forth in it.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on May 2017.

Renee Barnauskas, Plaintiff